ALVORD AND ALVORD
ATTORNEYS AT LAW

918 SIXTEENTH STREET, N.W.

SUITE 200

WASHINGTON, D.C.

20006-2973

(202) 393-2266 Fax (202) 393-2156 OF COUNSEL
URBAN A. LESTER

RECORDATION NO. W FILED

MAR 2 6 '98

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12-40PM

March 26, 1998

ELIAS C. ALVORD (1942)

ELLSWORTH C. ALVORD (1964)

Mr. Vernon A. Williams Secretary Surface Transportation Board Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Supplement No. 1 to General Security Agreement, dated as of September 1, 1997, a secondary document as defined in the Board's Rules for the Recordation of Documents under 49 C.F.R. Section 1177.

The enclosed document relates to the Memorandum of Bareboat Charter Party previously filed with the Board under Recordation Number W-49.

The names and addresses of the parties to the enclosed document are:

Grantor:

Greenbrier Leasing Corporation

One Centerpointe Drive, Suite 200

Lake Oswego, Oregon 97035

Secured Party:

Union Bank of California, N.A.

407 S.W. Broadway Portland, Oregon 97205

A description of the marine equipment covered by the enclosed document is:

One (1) oceangoing split hull hopper barge marked and numbered C.K.-7 (official U. S. Coast Guard Number 1037103).

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RECEIVED RECEIVED BOARD

Mr. Vernon A. Williams March 26, 1998 Page 2

Also enclosed is a check in the amount of \$26.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/bg Enclosures

SURFACE TRANSPORTATION BOARD

WASHINGTON, DC., 20423-0001

OFFICE OF THE SECRETARY

DATE: March 26, 1998

Robert W. Alvord Alvord & Alvord 918 16th St NW Suite 200 Washington DC 20006-2973

Dear Mr. Alvord:

The enclosed document(s) was recorded pursuant to the provisions of 49 U.S.C

11301 and 49 CFR 1177.3 (c), on March 26, 1998

12:40PM

at

, and

assigned recordation numbers (s). W-49-A, W-50-A, W-51-A, 8359-F, 8359-G.

Sincerely Yours.

Vernon A. Williams Secretary

Enclosure(s)

\$ <u>130.00</u> The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid. In the event of an error or any questions concerning this fee you will receive a notification after the Surface Transportation Board has had an opportunity to examine your document.

Signature Jalidia /

Hokes

RECORDATION NO. W-49-1

RECORDATION NO. 20870-K

MAR 2 6 '98

12-40PM

SUPPLEMENT NO. 1 TO

SEP 19 '97

12-30 PM

GENERAL SECURITY AGREEMENT

THIS SUPPLEMENT NO. 1 TO GENERAL SECURETY AGREEMENT (this "Agreement"), dated as of September 1, 1997, is made among GREENBRIER LEASING CORPORATION, a Delaware comporation ("GLC"), GREENBRIER CAPITAL CORPORATION, a California corporation ("GCC"), GREENBRIER PARTNERS INC., a California corporation ("GPI"), GREENBRIER RAILCAR, INC., a Delaware corporation ("GRI"), AUTOSTACK CORPORATION, an Oregon Corporation ("AC"), GREENBRIER TRANSPORTATION LIMITED PARTNERSHIP, a Delaware limited partmership ("GTLP"), GREENBRIER TRANSPORTATION, ITC., a Delaware corporation ("GTI"), AUTOSTACK PARTNERS LIMITED PARINERSHIP, a Delaware limited partnership ("APLP"), AUTOSTACK GENERAL FARTNER, INC., alDeflaware corporation ("AGP") and THEENBRIER THENTAL SERVICES, INC., a California corporation ("GRS") (GLC, GCC, GPI, GRI, AC, GTIP, GTI, AGP and GRS are sometimes Hereinafter referred to individually as a "Grantor" and collectively as "Exantors"), GLC, acting in its capacity as borrowing agent for the Chantors (in such capacity, the "Greenbrier Fumds Administrator") and UNION TANK OF CALIFORNIA, N.A., a national banking association, in its cquacity as collateral agent (in such capacity, the "Collateral Agent") for the "Secured Parties" (as defined in the Security Agreement Capitalized terms used herein but not referred to below). otherwise defined herein shall have the respective meanings assigned to such terms in or pursuant to the Security Agreement.

RECITALS

- Grantors, Greenbrier Funds Administrator, Collecteral Agent and the other Secured Parties are parties no that mertain Credit Agreement dated as off September 1, 1997 (such Tredit Agreement, as it may be amended, restrated, supplemented or otherwise modified and in effect from time to time, the "Giredit Agreement").
- The Secured Parties have required, as a condition, among others, to the making of the loams and other extensions of credit under the Credit Agreement that each of the Grantons and Greenbrier Funds Administrator execute and deliver that certain General Security Agreement dated as of September 1, 1997 (such General Security Agreement, as it may be amended, restated, supplemented and otherwise modified and in effect from time to time, the "Security Agreement"), pursuant to which the respective Grantors have granted in favor of Collateral Agent for the benefit Secured Parties a security interest in the Collateral, including, without limitation, those certain marine vessels set forth on Schedule 1 and all Rights to Payment consisting of Leases thereof, including all such Leases set forth on Schedule 1 hereto (collectively, the "Marine Vessel Collateral").

- C. Pursuant to the Security Agreement, except for railcars of the respective Grantors, and Leases thereof, in each case set forth from time to time in any supplement to, or in any amendment, restatement or other modification of, the Security Agreement, each Grantor's Inventory consisting of railcars and Rights to Payment consisting of Leases thereof, are not included in the Collateral.
- D. Greenbrier Funds Administrator and Grantors have requested and, on the terms set forth herein, Collateral Agent has agreed, to enter into this Agreement in order (i) to effect the inclusion in the Collateral of the "Supplemental Collateral" (as hereinafter defined) and (ii) to acknowledge and confirm the security interests in the Collateral consisting of Supplemental Collateral and Marine Vessel Collateral granted by the respective Grantors in favor of Collateral Agent pursuant to the Security Agreement.
- NOW, THEREFORE, in consideration of the premises and of the mutual covenants set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:
- 1. Recitals. The Recitals set forth above are incorporated herein by this reference thereto as if fully set forth herein.
- Certain Railcars and Leases of Railcars Included in 2. Collateral; Confirmation of Security Interest in Collateral. Effective as of the date hereof, (i) the Security Agreement is hereby supplemented and amended to include in the definition of the term "Collateral" set forth in Article One thereof the Inventory consisting of those certain railcars set forth on Schedule 2 hereto and all Rights to Payment consisting of Leases thereof, including, without limitation, all such Leases, if any, set forth on Schedule 2 hereto, in each case whether now owned or existing or hereafter acquired or arising, wherever located, and whether held by any Grantor or any third party, and all accessions and additions to, substitutions and replacements for, and royalties, products and proceeds of, all of the foregoing, including, but not limited to, all insurance and condemnation proceeds (all of the foregoing property being sometimes herein referred to as the "Supplemental Collateral") and (ii) each of the Grantors hereby acknowledges, agrees and confirms that, in order to secure the prompt and complete payment, performance and observance of all Obligations, such Grantor has granted to Collateral Agent for the benefit of Secured Parties a security interest in all right, tile and interest, if any, of such Grantor in and to all of the Supplemental Collateral and Marine Vessel Collateral, respectively.

Representations, Warranties and Covenants.

3.1 Greenbrier Funds Administrator and each Grantor hereby represent and warrant to Collateral Agent and each of the other Secured Parties that:

- (a) this Agreement, and the Security Agreement as supplemented and amended hereby, constitute legal, valid and binding obligations of each of such Persons and are enforceable against each of such Persons in accordance with their respective terms;
- (b) before and after giving effect to this Agreement (and recordation hereof with the STB), no Default or Event of Default has occurred and is continuing; and
- (c) the execution and delivery by each of such Persons of this Agreement (and recordation hereof with the STB), does not require the consent or approval of any Person.

4. Reference to and Effect on the Security Agreement and the Other Loan Documents.

- 4.1 Upon the effectiveness of this Agreement, (1) each reference in the Security Agreement to "this Agreement", "hereunder", "hereof", "herein" or words of like import, and each reference in each of the other Loan Documents to the "Security Agreement," shall in each case mean and be a reference to the Security Agreement as supplemented and amended hereby, and (11) each reference in the Security Agreement and the other Loan Documents to "Collateral" shall include a reference to the Supplemental Collateral.
- 4.2 Except as expressly set forth herein, all of the terms and provisions of the Credit Agreement, the Security Agreement and each of the other Loan Documents, and all other documents, instruments, amendments and agreements executed and/or delivered by Greenbrier Funds Administrator or any Grantor pursuant thereto or in connection therewith shall remain in full force and effect and are hereby ratified and confirmed in all respects.
- 5. Headings. Section headings in this Agreement are included herein for convenience of reference only and shall not constitute a part of this Agreement for any other purpose.
- 6. Counterparts. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument. Any counterpart which may be delivered by facsimile transmission shall be deemed the equivalent of an originally signed counterpart and shall be fully admissible in any enforcement proceeding regarding this Agreement.
- 7. Effectiveness. This Agreement shall become effective as of the date hereof upon execution hereof by each party hereto and delivery of an executed counterpart hereof by or on behalf of such party to Collateral Agent.
- 8. Governing Law. THIS Agreement SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ILLINOIS, WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES.

9. Reimbursement. Grantors shall jointly and severally pay or reimburse each of the Secured Parties, including, without limitation, Collateral Agent, for all reasonable costs and expenses, including, without limitation, Attorney's Costs, expended or incurred by such Secured Party in connection with this Agreement; provided, that, prior to the APLP Effective Date and the GTLP Effective Date, respectively, APLP and GTLP shall have no liability pursuant to this Section 9.

IN WITNESS WHEREOF, Grantors and Collateral Agent have executed this Agreement as of the date set forth in the preamble.

THE GRANTORS:

GREENBRIER LEASING CORPORATION, a Delaware corporation, individually and as Greenbrier Funds Administrator By:
Name: Norriss M. Webb Title: Executive Vice President
GREENBRIER CAPUTAL CORPORATION, a California corporation
By: Morriss M. Webb
Title: Vice President
California corporation
By: Wice President
GREENBRIER RAILCAR, INC., a Delaware corporation
By: Morriss M. Webb
Title: Vice President
AUTOSTACK CORPORATION, an Oregon corporation

14: 10 124

Name: Norriss M. Webb Title: Vice President

GREENBRIER TRANSPORTATION LIMITED PARTNERSHIP, a Delaware limited partnership by Greenbrier Transportation, Inc., General Partner

Name:

Norriss M.

Title: Vice President

GREENBRIER TRANSPORTATION, INC., a

Delaware corporation

Name:

Title: Vice President

AUTOSTACE PARTNERS LIMITED FERTNERSHAP, a Delaware limited partnership by Autoattack General Wartner, Inc., General Partmen

J. Rittenbaum

Président Title/:

AUTOSTACK GENERAL PARTNER, INC., a Delaware corporation

By:

Name:

Mark J/ Rittenbaum

Fresident Title:

GREENBRIER RENTAL SERVICES, INC., 8. California corporation

Name:

Title:

Nice President

STATE OF OREGON ss. County of Clackamas

On this 18th day of September 1997, before me personally appeared Norriss M. Webb to me personally known, who being by me duly sworn, says that he is the Executive Vice President of Greenbrier Leasing Corporation, and Vice President of Greenbrier Capital Corporation, Greenbrier Partners, Inc., Greenbrier Railcar, Inc., Autostack Corporation, Greenbrier Transportation, Inc. and Vice President of Greenbrier Transportation, Inc. as General Partner of Greenbrier Transportation Limited Partnership that the foregoing instrument was signed on behalf of said corporations, and he arknowledged that the execution of the said instrument was his free aut and deed.

My commission expires: 5/28/98

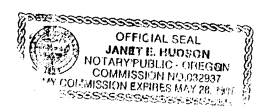


STATE OF OREGON)) ss. County of Clackamas)

On this 18th day of September 1997, before me personally appeared Mark J. Rittenbaum to me personally known, who being by me duly sworn, says that he is the President of Autostack General Partner, Inc., Vice President of Greenbrier Rental Services, Inc. and President of Autostack General Partner, Inc. as General Partner of Autostack Partners Limited Partnership that the foregoing instrument was signed on behalf of said comporations, and he acknowledged that the execution of the said instrument was his free act and deed.

Notary Public for Oregon

My commission expires 5/28/98



COLLATERAL AGENT:

UNION BANK OF CALIFORNIA,

N.A.

By:

Stephen E. Clive Vice President

STATE OF OREGON

SS

COUNTY OF MULTHOMAH)

On this day of September, 1897, before me pensonally appeared Stephen E. Clive to me personally known, who being by me sworn, says that he is the Vice Besident of Union Bank of California, N.A., that the foregoing instrument was signed on behalf of said corporation, and he acknowledged that the execution of the said instrument was his free act and deed.

Notary Public for / tote & Degon
My commission expans 3-3-200



SCHEDULE 1

TO

SUPPLEMENT NO. 1 Dated as of September 1, 1997

MARINE VESSELS AND LEASES

A. MARINE VESSEL INVENTORY

- MV-1 One 5,000 cubic foot split hull hopper barge, Builder's Hull No. 40 named C.K.-7, Official Number 1037103
- MV-2 One 5,000 cubic foot split hull hopper barge, Builder's Hull No. 42 named B.R.-8, Official Number 1041141
- MV-3 One 5,000 cubic foot split hull hopper barge, Builder's Hull No. 43 named W.F.-9, Official Number 1044426

B. LEASES OF MARINE VESSELS

- MV-1 The Dutra Group, Lessec; Memorandum of Bareboat Charter Farty, filed on July 25, 1996 at 9:45 a.m. under Recordation Number W-49
- MV-2 The Dutra Group, Lessee; Memorandum of Bareboat Charter Party, filed on July 25, 1996 at 9:45 a.m. under Recordation Number W-50
- MV-3 The Dutra Group, Lessee; Memorandum of Bareboat Charter Party, filed on November 20, 1996 at 9:20 a.m. under Recordation Number W-51